Pt. 16

authorized to consider, ascertain, adjust, determine, compromise and settle claims filed under this subpart that arose within their respective jurisdictions.

- (c) *Notification*. The determination upon the claim shall be provided to the claimant in writing by the deciding official.
- (d) Reconsideration. Reconsideration of a determination under this subpart shall be available pursuant to the procedures and limitations set forth in §15.29.

PART 16—EQUAL ACCESS TO JUSTICE ACT

Subpart A—General Provisions

Subpart B—Information Required From Applicants

10.201	Contents of application.
16.202	Net worth exhibit.
16.203	Documentation of fees and expenses.
16.204	When an application may be filed.

16 201 Contents of application

Subpart C—Procedures for Considering Applications

16.301 Filing and service of documents.

16.302	Answer to application.
16.303	Settlement.
16.304	Further proceedings.
16.305	Decision.
16.306	Review by the Secretary.
16 307	Judicial review

16.307 Judicial review.

16.308 Payment of award.

AUTHORITY: Pub. L. 96–481, 94 Stat. 2327 (5 U.S.C. 504).

SOURCE: 46 FR 63021, Dec. 29, 1981, unless otherwise noted.

Subpart A—General Provisions

§16.101 Purpose of these rules.

Section 203(a)(1) of the Equal Access to Justice Act amends section 504 of the Administrative Procedure Act to provide for the award of attorney fees and other expenses to eligible individuals and entities who are parties to certain administrative proceedings before the Department of Labor. An eligible party may receive an award when it prevails over an agency, unless the agency's position in the proceeding was substantially justified or special circumstances make an award unjust. The rules in this part describe the parties eligible for awards, the proceedings that are covered, how to apply for awards, and the standards under which awards will be granted.

§16.102 Definitions.

As used in this part:

- (a) The Act means section 504 of title 5 U.S.C., as amended by section 203(a)(1) of the Equal Access to Justice Act, Public Law No. 96-481.
- (b) Adversary adjudication means an adjudication under 5 U.S.C. 554 or other proceeding required by statute to be determined on the record after an opportunity for an agency hearing, but excludes an adjudication for the purpose of establishing or fixing a rate or for the purpose of granting or renewing a license.
- (c) Adjudicative officer means the official who presides at the adversary adjudication, without regard to whether the official is designated as an administrative law judge, a hearing officer or examiner, or otherwise.
- (d) Department refers to the cognizant departmental component which is participating in the adversary adjudication, (e.g., Occupational Safety and Health Administration, Mine Safety and Health Administration, and Employment Standards Administration).
- (e) *Proceeding* means an adversary adjudication as defined in paragraph (b) of this section.

§ 16.103 When the Act applies.

The Act applies to any adversary adjudication pending before the Department at any time between October 1, 1981 and September 30, 1984. This includes proceedings begun before October 1, 1981 if final agency action has not been taken before that date, and proceedings pending on September 30, 1984, regardless of when they were initiated or when final agency action occurs, except that it shall not apply in any case pending on October 1, 1981 in